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2 United States Attorney
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7 Attorneys for Plaintiff
United States of America

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

25 The parties, United States of America, by and through its counsel KAREN P. HEWITT,
26 United States Attorney, and MICHAEL J. CROWLEY and TIMOTHY F. SALEL, Assistant United
27 States Attorneys, and the above-listed defendants, through their respective defense counsel, hereby
28 //

1 jointly move and agree to the following regarding the use and nondisclosure of the draft wire tap
 2 "line sheets." The parties jointly move and agree that:

3 (1) the line sheets will only be used to assist counsel in preparing for trial and related
 4 proceedings and will not be used for any other purpose;

5 (2) the line sheets will not be used: (a) in connection with any motion challenging the
 6 wiretaps; (b) to examine or cross examine any witness; (c) to impeach the credibility of any witness;
 7 (d) to refresh the recollection of any witness; and (e) as trial exhibits;

8 (3) the line sheets and/or their contents cannot be copied, distributed, or otherwise
 9 communicated to anyone who has not signed this stipulation; and

10 (4) the line sheets are the property of the United States Attorney and must be returned
 11 to the Government upon demand, completion of the case, or upon the termination of counsel's
 12 representation in connection with the above-captioned case.

13 Respectfully submitted,

14 KAREN P. HEWITT
 15 United States Attorney

16 DATED: January 30, 2008

17 /S/ MICHAEL J. CROWLEY
 18 MICHAEL J. CROWLEY
 19 Assistant U.S. Attorney

20 DATED: January 30, 2008

21 /S/ TIMOTHY F. SALEL
 22 TIMOTHY F. SALEL
 23 Assistant U.S. Attorney

24 DATED: January 30, 2008

25 /S/ STEPHEN P. WHITE
 26 STEPHEN P. WHITE
 27 Attorney for Eduardo Barajas (1)

28 DATED: January 30, 2008

29 /S/ MARK F. ADAMS
 30 MARK F. ADAMS
 31 Attorney for Victor Ramos (2)

32 DATED: January 30, 2008

33 /S/ LYNN H. BALL
 34 LYNN H. BALL
 35 Attorney for Alejandro Velarde (3)

36 DATED: January 30, 2008

37 /S/ ROBERT E. BOYCE
 38 ROBERT E. BOYCE
 39 Attorney for Miguel Rivera Medina (4)

1 DATED: January 30, 2008

2 /S/ JAMES W. GLEAVE
3 JAMES W. GLEAVE
4 Attorney for Miguel Rivera Medina (5)

5 DATED: January 30, 2008

6 /S/ NANCY BRYN ROSENFELD
7 NANCY BRYN ROSENFELD
8 Attorney for Thomas Alejandro Manzano (6)

9 DATED: January 30, 2008

10 /S/ ANTHONY EDWARD COLOMBO, JR.
11 ANTHONY EDWARD COLOMBO, JR.
12 Attorney for Deric Williams (7)

13 DATED: January 30, 2008

14 /S/ CHARLES N. GUTHRIE
15 CHARLES N. GUTHRIE
16 Attorney for Julio Cesar Jiminez (8)

17 DATED: January 30, 2008

18 /S/ HOWARD B. FRANK
19 HOWARD B. FRANK
20 Attorney for Ernest Roman Lopez (9)

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UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,) Criminal Case No. 07CR2985-WQH
Plaintiff,)
v.) CERTIFICATE OF SERVICE
EDUARDO BARAJAS, et al.,)
Defendants.)

IT IS HEREBY CERTIFIED that:

I, Timothy F. Salel, am a citizen of the United States over the age of 18 years and a resident of San Diego County, CA; our business address is 880 Front Street, San Diego, CA 92101-8893; I am not a party to the above-entitled action.

I have caused service of JOINT MOTION TO DECLARE CASE COMPLEX, on the following parties, by electronically filing the foregoing with the Clerk of the District Court using its ECF System, which electronically notifies the following parties at their respective e-mail addresses:

- (1) STEPHEN P. WHITE – Attorney for Eduardo Barajas (1)
E-Mail: spw1@sbcglobal.net
- (2) MARK F. ADAMS – Attorney for Victor Ramos (2)
E-Mail: markadamsesq@yahoo.com
- (3) LYNN H. BALL – Attorney for Alejandro Velarde (3)
E-Mail: lhball@sbcglobal.net
- (4) ROBERT E. BOYCE – Attorney for Miguel Rivera Medina (4)
E-Mail: reboyce@pacbell.net
- (5) JAMES W. GLEAVE – Attorney for Jacob Tallaeche (5)
E-Mail: jim@jwglaw.com
- (6) NANCY B. ROSENFELD – Attorney for Thomas A. Manzano (6)
E-Mail: nrosenfeld@aol.com

1 (7) ANTHONY E. COLOMBO, JR. – Attorney for Deric Williams (7)
2 E-Mail: anthonycolombolegal@yahoo.com

3 (8) CHARLES N. GUTHRIE – Attorney for Julio Cesar Jimenez (8)
4 E-Mail: charlesnguthrie@aol.com

5 (9) HOWARD B. FRANK – Attorney for Ernesto Roman Lopez (9)
6 E-Mail: hbfandjm@aol.com

7 I declare under penalty of perjury that the foregoing is true and correct.
8

9 DATED: January 30, 2008

10 /S/ TIMOTHY F. SALEL
11 TIMOTHY F. SALEL
12 Assistant U.S. Attorney
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